ALVORD AND ALVORD

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SURFACE TRANSPORTATION BOARD

OF COUNSEL URBAN A. LESTER

ELLSWORTH C. ALVORD (1964)

ELIAS C. ALVORD (1942)

November 7, 2001

Mr. Vernon A. Williams Secretary Surface Transportation Board Washington, D.C. 20423

Dear Mr. Williams:

Enclosed for recordation pursuant to the provisions of 49 U.S.C. Section 11301(a), are two (2) copies of an Assignment and Assumption Agreement dated October 29, 2001 a secondary document as defined in the Board's Rules for Recordation of Documents.

The enclosed document relates to the Lease of Railroad Equipment which was previously filed with the Board under Recordation Number 14639-B.

The names and addresses of the parties to the enclosed document are:

Assignor:

State Street Bank and **Trust Company** 

225 Asylum Street Hartford, CT 06103

Assignee:

**FINOVA Capital Corporation** 

4800 N. Scottsdale Rd.

MS 5E10

Scottsdale, AZ 85251-7623

14639-16 1245

Mr. Vernon A. Williams November 7, 2001 Page Two

A description of the railroad equipment covered by the enclosed document is:

25 locomotives (formerly CR 6780 - CR 6804) now PRR 5446 - PRR 5460 and CSXT 8677 - CSXT 8686

A short summary of the document to appear in the index follows:

Assignment and Assumption Agreement

Also enclosed is a check in the amount of \$28.00 payable to the order of the Surface Transportation Board covering the required recordation fee.

Kindly return stamped copies of each of the enclosed documents to the undersigned.

Very truly yours,

Robert W. Alvord

RWA/anm Enclosures

## ASSIGNMENT AND ASSUMPTION AGREEMENT

This ASSIGNMENT AND ASSUMPTION AGREEMENT dated October 27, 2001 (this "Assignment"), made between STATE STREET BANK AND TRUST COMPANY OF CONNECTICUT, NATIONAL ASSOCIATION, not in its individual capacity but solely as Owner Trustee ("Assignor") under that certain Trust Agreement, dated as of April 15, 1985, between FINOVA Capital Corporation (as assignee of BNY Capital Resources Corporation) and Assignor, and FINOVA CAPITAL CORPORATION ("Assignee"), a Delaware corporation.

## WITNESSETH

WHEREAS, Assignor and Consolidated Rail Corporation ("Lessee") have entered to that certain Lease of Railroad Equipment, dated as of April 15, 1985, filed with the Interstate Commerce Commission on May 1, 1985 under Recordation Number 14639-B (the "Lease"), relating to the lease of the locomotives listed and more fully described on Schedule I attached hereto (the "Units");

WHEREAS, in connection the transfer of title of the Units from the Assignor to the Assignee on the date hereof, Assignor wishes to assign to the Assignee, and Assignee wishes to assume, among other things, all of Assignor's interest in and obligations under the Lease.

NOW THEREFORE, in consideration of the foregoing and for other good and valuable consideration the receipt and sufficiency of which are acknowledged, the parties hereto agree as follows:

Section 1. Assignment. As of the date hereof, the Assignor hereby sells, assigns, transfers and conveys to the Assignee all of the Assignor's right, title and interest in and to the Lease; provided, that the Assignor hereby reserves and does not transfer its right, title and interest in any indemnities or liability insurance proceeds under or contemplated by the Lease in favor of the Assignor to the extent that such indemnities or liability insurance proceeds were paid, accrued in favor of, relate to events occurring, or become payable to Assignor, prior to the date hereof.

Section 2. <u>Assumption by Assignee</u>. The Assignee hereby accepts the foregoing assignment and, with respect to all periods from (and including) and after the date hereof (i) confirms that as of the date hereof it shall be deemed to be a party to the Lease; and (ii) agrees to be bound by all the terms of, and to assume and undertake all of the obligations of, the Assignor contained in, the Lease, expressly excluding therefrom any duties or obligations of Assignor arising from any period prior to the date hereof.

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- Section 3. Further Assurances. The Assignor shall, at the Assignee's sole cost and expense, promptly execute and deliver all further instruments and documents, and take all further action, that may be reasonably necessary or that the Assignee may reasonably request in order to protect any right or interest granted or purported to be granted to the Assignee by this Assignment or to enable the Assignee to exercise and enforce is rights and remedies in accordance with this Assignment.
- Section 4. <u>Successors and Assigns</u>. This Assignment shall be binding upon, inure to the benefit of and be enforceable by the parties hereto and their respective successors, transferees and assigns.
- Section 5. <u>Applicable Law</u>. THIS ASSIGNMENT SHALL BE DEEMED TO HAVE BEEN NEGOTIATED AND MADE IN, AND SHALL BE GOVERNED AND INTERPRETED UNDER THE LAWS OF, THE STATE OF NEW YORK APPLICABLE TO AGREEMENTS MADE BY RESIDENTS THEREOF TO BE ENTIRELY PERFORMED THEREIN.
- Section 6. <u>Counterparts</u>. This Assignment may be executed in one or more counterparts, each of which shall be deemed an original but all of which together shall constitute one and the same Assignment.

IN WITNESS WHEREOF, the Assignor and the Assignee have executed this Assignment and Assumption Agreement as of the date first above written.

FINOVA CAPITAL CORPORATION

STATE STREET BANK AND TRUST

IN WITNESS WHEREOF, the Assignor and the Assignee have executed this Assignment and Assumption Agreement as of the date first above written.

STATE STREET BANK AND TRUST COMPANY OF CONNECTICUT, NATIONAL ASSOCIATION, not in its individual capacity but solely as Owner Trustee

FINOVA CAPITAL CORPORATION

By:	By: tanelall. Hau
Name:	Name: Pamela M. Hart Vice President
Title:	Title:

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STATE OF MASSACHUSETTS	)
	) SS
COUNTY OF SUFFOLK	)

On this <u>29</u> day of October, 2001, in Suffolk County, Massachusetts, before me personally appeared <u>ALISON D. B. NADEAU</u>, to me personally known, who, being by me duly sworn, says that he/she is the <u>ASSISTANT VICE PRESIDENT</u> STATE STREET BANK AND TRUST COMPANY OF CONNECTICUT, that the foregoing instrument was signed on behalf of said corporation by authority of its Board of Directors, and he/she acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

Notary Public

[NOTARIAL SEAL]

Wesley Karger Notary Public

My Commission Expires January 10, 2008

My commission expires:

STATE OF ARIZONA	)	
	) SS	
COUNTY OF MARICOPA	)	

On this day of October, 2001, in Maricopa County, Arizona, before me personally appeared Maricopa Mount to me personally known, who, being by me duly sworn, says that he/she is the Die President of FINOVA CAPITAL CORPORATION, that the foregoing instrument was signed on behalf of said corporation by authority of its Board of Directors, and he/she acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

[NOTARIAL SEAL]

My commission expires

## Schedule I

Original Reporting Marks and Identifying Numbers	New Reporting Marks and Identifying Numbers	Original Reporting Marks and Identifying Numbers	New Reporting Marks and Identifying Numbers
CR 6780 CR 6782	PRR 5446 PRR 5447	CR 6794 CR 6796	PRR 5454 PRR 5455
CR 6783	PRR 5448	CR 6797	PRR 5456
CR 6785	PRR 5449	CR 6798	PRR 5457
CR 6787	PRR 5450	CR 6799	PRR 5458
CR 6789	PRR 5451	CR 6802	PRR 5459
CR 6792	PRR 5452	CR 6804	PRR 5460
CR 6793	PRR 5453		- '
CR 6781	CSXT 8677	CR 6791	CSXT 8682
· CR 6784	CSXT 8678	CR 6795	CSXT 8683
CR 6786	CSXT 8679	CR 6800	CSXT 8684
CR 6788 CR 6790	CSXT 8680 CSXT 8681	CR 6801 CR 6803	CSXT 8685 CSXT 8686
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